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10/617,436	07/11/2003	Yuan-Ching P. Chiang	PC10865B	3213	
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WARNER-LAMBERT COMPANY			ANDERSON, REBECCA L		
2800 PLYMOUTH RD ANN ARBOR, MI 48105			ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicant(a)				
	Application No.	Applicant(s)				
Office Action Commons	10/617,436	CHIANG, YUAN-CHING P.				
Office Action Summary	Examiner	Art Unit				
	Rebecca L Anderson	1626				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
<ul> <li>1) Responsive to communication(s) filed on 19 Au</li> <li>2a) This action is FINAL. 2b) This</li> <li>3) Since this application is in condition for allowar closed in accordance with the practice under E</li> </ul>	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) ⊠ Claim(s) 1-6.18.26 and 27 is/are pending in the 4a) Of the above claim(s) 26 and 27 is/are with 5) □ Claim(s) is/are allowed.  6) □ Claim(s) is/are rejected.  7) ⊠ Claim(s) 1-6 and 18 is/are objected to.  8) □ Claim(s) are subject to restriction and/or	drawn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the order of the order of the correction of the order or declaration is objected to by the Examine 10.	epted or b) objected to by the ld drawing(s) be held in abeyance. Section is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)	∧ □ L	(PTO 412)				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date <u>11/03/03</u>.</li> </ol>	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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#### **DETAILED ACTION**

Claims 1-6, 18, 26 and 27. Claims 1-6 and 18 are objected and claims 26 and 27 are withdrawn from consideration as being for non-elected subject matter.

#### Election/Restrictions

Applicant's election of Group I, claims 1-6 and 18 and the further election of the product of Example 6, 2-[3,5-dichloro-4-(4-hydroxy-3-isopropyl-phenoxy)-benzyl]-[1,2,4-oxadizolidine-3,5-dione, in the reply filed on 19 August 2004 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

As stated on pages 3 and 4 of the restriction requirement, the election of Group I, claims 1-6 and 18 and the further election of the product of Example 6 has resulted in the following elected invention for search and examination:

The **elected invention for search and examination is** the products of the formula (I) wherein:

**W** is oxygen, sulfur, -SO, -S(O)2, -Ch2-, CF2-, -CHF-, -C(O)-, -CH(OH)-, -NRa, or -C(=CH2)-;

R1, R2, R3, and R6 each independently hydrogen, halogen, -(C1-C8)alkyl, CF3, -OCF3, -O(C1-C8)alkyl, or CN;

R4 is hydrogen, -(C1-C12)alkyl substituted with zero to three substituents independently selected from Group V, -(C2-C12)alkenyl, -(C2-C12)alkynyl, halogen, -

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CN, -ORb, -SRc, -S(O)2Rc, aryl, -(C3-C10)cycloalkyl, -S(O)2NRcRd, -C(O)NR3Rd, -C(O)ORc, -NRaC(O)Rd, -NRaC(O)NRcRd, -NRaS(O)2Rd, or -C(O)Rc; or

R3 and R4 are taken together along with the carbon atoms to which they are attached to form a carbocyclic ring of formula –(CH2)I-; I is 3, 4, 5, or 6, wherein the carbocyclic ring is substituted with zero to four substituents independently selected from –(C1-C4)alkyl, -ORb, oxo, -CN, phenyl, or –NRaRg;

R5 is hydroxy, -O(C1-C6)alkyl, -OC(O)Rf, fluorine, or -C(O)ORc;

Ra for each occurrence is independently hydrogen, or –(C1-C6)alkyl substituted with zero or one –(C3-C6)cycloalkyl or methoxy;

**Rb** for each occurrence is independently hydrogen, -(C1-C12)alkyl substituted with zero to three substituents independently selected from Group V, aryl, -(C3-C10)cycloalkyl, -C(0)NRcRd, or -C(0)Rf;

Rc and Rd for each occurrence are each independently hydrogen, -(C1-C12)alkyl substituted with zero to three substituents independently selected from Group VI, -(C2-C12)alkenyl, -(C2-C12)alkynyl, aryl, or -(C3-C10)cycloalkyl;

Provided that when R4 is the moiety –SRc, -S(O)R3, or –S(O)2Rc, Rc is other than hydrogen;

Re for each occurrence is hydrogen, -CN, -(C1-C10)alkyl substituted with zero to three substituents independently selected from Group V, -(C2-C10)alkenyl, -(C2-C10)alkoxy, -(C3-C10)cycloalkyl, aryl, -C(O)Rf, -C90)ORf, -C(O)NRaRf, or -S(O)2Rf;

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Rf for each occurrence is independently –(C1-C10)alkyl substituted with zero to three substituents independently selected from Group VI, -(C2-C12)alkenyl, -(C2-C10)alkynyl, -(C3-C10)cycloalkyl or aryl;

Rg for each occurrence is independently hydrogen, -(C1-C6)alkyl, -(C2-C6)alkenyl, aryl-C(O)Rf, -C(O)ORf, -C(O)NRaRf, -S(O)2Rf, or -(C3-C8)cycloalkyl;

Group V is halogen, -CF3, -OCF3, -OH, oxo, -(C1-C6)alkoxy, -CN, aryl, -(C3-C10)cycloalkyl, -SRf, -S(O)Rf, -S(O)2Rf, -S(O)2NRaRf, -NRaRg, or -C(O)NRaRf;

Group VI is halogen, hydroxy, oxo, -(C1-C6)alkoxy, aryl, -(C3-C8)cycloalkyl, -CN, or -OCF3;

Provided that when R4 is –(C1-C12)alkyl substituted with zero to three substituents independently selected from Group V, wherein said Group V substituent is oxo, said oxo group is substituted on a carbon atom other than the C1 carbon atom in – (C1-C12)alkyl;

**Aryl** for each occurrence is independently phenyl or naphthyl substituted with zero to four substituents independently selected from halogen, -(C1-C6)alkyl, -CN, -SRf, -S(O)Rf, -S(O)2Rf, -(C3-C6)cycloalkyl, -S(O)2NRaRf, -NRaRg, -C(O)NRaRf, -ORb, -perfluoro-(C1-C4)alkyl, or -COORf;

Provided that when said substituents(s) on aryl are –SRf, -S(O)Rf, -S(O)2Rf, -S(O)2NRaRf, -NRaRg, -C(O)NRaRf, -ORb, or –COORf, said substituents Rb, Rf, and Rg, are other than aryl;

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The remaining subject matter of claims 1-6 and 18 that is not drawn to the above elected invention and the subject matter of claims 26 and 27 stands withdrawn under 37 CFR 1.142(b) as being for non-elected subject matter. The remaining compounds which are not within the elected invention, which are independent and distinct from the elected invention and do not have unity with the elected compound and are therefore withdrawn by means of a restriction requirement within the claims are, for example, the compounds of the formula I wherein R4 is heteroaryl, heterocycloalky; or R3 and R4 are taken together along with the carbon atoms to which they are attached to form a heterocyclic ring; R4 and R5 are taken together along with the carbon atoms to which they are attached to form a heterocyclic rin; Rb is substituted with heteroaryl or heterocycloalkyl; Rc and Rd are substituted with heteroaryl or heterocycloalkyl; Rc and Rd are takent together along with atom(s) to which they are attached to form a 3-10 membered heterocyclic ring; Re is substituted with heteroaryl; Rf is substituted with heteroaryl or heterocycloalkyl; Group V is heteroaryl, or heterocycloalkyl; Group VI is heteroaryl or heterocycloalkyl and X is a thiazole or a triazole, etc..

The above mentioned withdrawn compounds which are withdrawn from consideration as being for nonelected subject matter differ materially in structure and composition from the compounds of the elected invention. The withdrawn compounds differ from those of the elected invention, such as, for example, by triazole, thiazolyl, furyl, thienyl, morpholinyl, piperazinyl, pyrrolyl, etc. which are chemically recognized to differ in structure and function. This recognized chemical diversity of the compounds can be seen by the various classification of these functional groups in the U.S.

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classification system, i.e. class 548 subclass 262.2+ (triazole), class 548 subclass 146+ (thiazolyl), class 549 subclass 200+ (furyl), class 549 subclass 29+ (thienyl), class 544 subclass 106+ (morpholinyl), class 544 subclass 358+ (piperazinyl) and class 548 subclasss (400)+ pyrrolyl, etc. Therefore, again, the compounds which are withdrawn from consideration as being for non-elected subject matter differ materially in structure and composition and have been restricted properly as a reference which anticipated but the elected subject matter would not even render obvious the non-elected subject matter.

These withdrawn compounds are independent and distinct from the elected invention and do not have unity with the species elected and are therefor withdrawn by means of a restriction requirement within the claims.

The requirement is still deemed proper.

## Claim Objections

Claims 1-6 and 18 are objected to as containing non-elected subject matter.

Claims 1-6 and 18 presented drawn solely to the elected invention as identified supra would appear allowable over the prior art of record.

The closest prior art of record is JP 8-59638.

JP 8-59638 discloses on page 24, the compound 6:

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which corresponds to applicants instant elected invention of the formual (I)wherein X is the 1,2,4-oxadiazolidine-3,5-dione, R1 and R2 are hydrogen, W is oxygen, R3 and R6 are hydrogen and R4 is Orb wherein Rb is alkyl substituted with aryl, differs from the instant elected invention by the position equivalent to applicants R5. The prior art has the position equivalent to R5 as hydrogen, however, applicants instant elected invention requires R5 to be hydroxy, -O(C1-C6)alkyl, -OC(O)Rf, fluorine or -C(O)ORc. The prior art neither teaches nor provides motivation to prepare applicants instant elected invention wherein R5 is hydroxy, -O(C1-C6)alkyl, -OC(O)Rf, fluorine or –C(O)ORc

### Conclusion

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Rebecca L. Anderson whose telephone number is (571) 272-0696. Mrs. Anderson can normally be reached Monday through Friday 5:30AM to 2:00PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Mr. Joseph McKane, can be reached at (571) 272-0699.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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9/17/04

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